## **REMARKS**

This amendment after allowance is submitted pursuant to 37 C.F.R. § 1.312. In the present application, the Notice of Allowability mailed August 10, 2010, included an Examiner's Amendment. Reviewing the claims as amended, it came to applicant's attention that the clarity and consistency of Claim 58 can be improved with further amendment. Additionally, Claims 62, 67, 73, and 83 have been amended to address informalities in the claims.

Claim 58 recites that "one of the market processes is in fast symbol mode." Claim 58 thereafter recites that the "automatically ensuring" (previously introduced in Claim 53) includes "canceling the order from the fast symbol market mode before executing in another of the market processes." To be more precise, the order is canceled from the <u>market process in fast symbol mode</u>. Therefore, applicant proposes to amend Claim 58 as follows:

58. The method of claim 53, wherein one of the market processes is in fast symbol mode, and the automatically ensuring includes canceling the order from the <u>market process in</u> fast symbol <del>market</del> mode before executing in another of the market processes.

The amendments do not affect the substance of the claims and nor should they require additional searching or undue consideration. The amendments are therefore believed to be appropriate for entry after allowance. Entry of the amendments is requested. Should the Examiner have any questions, he is invited to contact the undersigned counsel by telephone.

Respectfully submitted,

CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILC

Kevan L. Morgan Registration No. 42,015 Direct Dial No. 206.695.1712